EXHIBIT 8

In the Matter Of:

In Re - Google Antitrust Litigation

BRYAN ROWLEY
July 22, 2021



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1
1
 2
 3
 4
    IN RE:
    GOOGLE ANTITRUST LITIGATION
 5
 6
    60-516110-0009
 7
 8
9
10
                    HIGHLY CONFIDENTIAL
11
             REMOTE DEPOSITION OF BRYAN ROWLEY
12
                 JULY 22, 2021 - 11:00 A.M.
13
14
15
16
17
18
19
20
21
22
    JOB NO. 2021-803086
23
24
25
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6
 1
     BRYAN ROWLEY - HIGHLY CONFIDENTIAL
 2
            THE VIDEOGRAPHER:
                                Good
 3
      morning, everyone. We are now on
      the record.
 4
 5
            Today's date is July 22, 2021.
 6
      The time is 11:08 a.m. Eastern
 7
      Standard [sic] Time.
 8
            This is the video deposition
 9
      of Bryan Rowley in the Matter of
      Google Antitrust Litigation, Case
10
      Number 60-516110-0009.
11
12
            This deposition is taking
13
      place via web videoconference with
14
      all participants attending
15
      remotely.
16
            My name is John Thomas.
17
      the videographer representing
      Lexitas.
18
            Will the counsel on the
19
20
      conference please identify
21
      yourselves and state whom you
22
      represent beginning with the
23
      questioning attorney.
            MR. GEIGER: This is David
24
25
      Geiger with the Department of
```

```
71
 1
       BRYAN ROWLEY - HIGHLY CONFIDENTIAL
 2
     Google, I used a personal desktop as a
 3
     videoconference unit.
                 Did you use it for any
 4
     purposes outside of videoconferencing?
 5
 6
           Α
                 No.
 7
           Q
                 What software do you use in
     connection with your work at Google?
 8
 9
                 Primarily Google Workspace.
           Α
10
                 And what is Google Workspace?
           Q
                 The docs, slides, and
11
           Α
12
     spreadsheets.
13
                 Do you use Gmail?
14
                 Yes. I use Gmail, Calendar,
           Α
15
     Drive, Meet, and Chat.
16
                 Do you know what an
           0
     on-the-record chat is?
17
18
           Α
                 Yes.
19
                 What is it?
           0
20
           Α
                 My legal team has told me if
21
     there is a situation where I was
22
     discussing ad tech at this stage in my
23
     career, I would have to be on an
     on-the-record chat.
24
25
                 Have you ever marked the chat
           Q
```

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72
 1
       BRYAN ROWLEY - HIGHLY CONFIDENTIAL
 2.
     as on the record?
 3
           Α
                 No.
 4
           O
                 Have you ever had any chats
     regarding ad tech since you rejoined?
 5
 6
                 No, I have not.
           Α
 7
           Q
                 Do you access any databases?
                 Databases. No, I don't
 8
           Α
 9
     believe so.
10
                 Is there any other software
           0
11
     that you regularly use in your work at
12
     Google that you haven't already
13
     identified?
14
                 Adobe Acrobat. Beyond that,
           Α
15
     nothing that I can recall.
16
                 With respect to your
           0
17
     company-issued laptop, what steps, if any,
     have you taken to identify or collect
18
19
     documents on that laptop in connection
20
     with this investigation?
21
                 Sorry. What capacity have
           Α
22
     I -- you just faded out a little bit.
23
                 What steps have you taken to
     identify or collect documents on the
24
25
     laptop in connection with this DOJ
```

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283
1
                 I, S. Arielle Santos,
      Certified Shorthand Reporter, Certified
 2
 3
      LiveNote Reporter do hereby certify:
     That prior to being examined, the witness
 4
 5
      named in the forgoing deposition, was by
 6
      me duly sworn to testify the truth, the
      whole truth, and nothing but the truth.
7
8
     That said deposition was taken before me
9
      at the time and place set forth and was
      taken down by me in shorthand and
10
      thereafter reduced to computerized
11
12
      transcription under my direction and
13
      supervision, and I hereby certify the
14
      foregoing deposition is a full, true and
15
      correct transcript of my shorthand notes
16
      so taken.
     I further certify that I am neither
17
      counsel for nor related to any party to
18
      said action nor in anywise interested in
19
20
      the outcome thereof.
21
22
     S. Arielle Santos, CCR, CLR
23
24
25
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